

REMARKS

In the Action, claims 1-34 were pending. Following entry of the present amendment,

Responsive to the Office Action's apparent objection to the abstract, a substitute abstract is submitted herewith on a separate sheet.

Claims 1-34 were rejected under 102(e) as being anticipated by Beck (U.S. Patent No. 6,167,395). This rejection is respectfully traversed.

Claim 1, as amended, recites selecting keywords from a communication session for subsequently searching to find the communication session.

Beck discloses storing call center transactions, receiving "association criteria" from a user and searching for the "association criteria" in the stored data and displaying entities meeting the association criteria (abstract). Thus, Beck merely discloses searching for input criteria in stored data. Beck does not teach selecting keywords from a communication session. Beck does not teach keywords at all. Rather, "association criteria" is entered by the user and the system merely searches data for the association criteria.

However, even assuming that "association criteria" is equivalent to keywords, Beck still fails to teach claim 1. The "association criteria" is not disclosed as being selected from a communication session for subsequently searching to find the communication session. The "association criteria" is merely input by the user and may not be associated with any stored data at all. Indeed, the whole purpose of Beck is to search the data to determine if any of the "association criteria" is associated with the

stored data. Therefore, Beck still fails to teach claim 1 because the “association criteria” is not selected from the communication session but merely input by a user and searched in stored data to ascertain a relationship with stored data, if any.

Further, the “association criteria” of Beck is not for subsequently searching to find the communication session. The “association criteria” is input by a user and a search is conducted in stored data. However, the “association criteria” is not selected from the communication session for subsequently searching. Instead, the “association criteria” is user input used for the search itself and not for *subsequently* searching.

Therefore, Beck fails to teach each and every aspect of claim 1. It is respectfully submitted that the rejection should be withdrawn.

Claim 14, as amended, recites a user interactive communication session collection and sort module wherein the module is capable of collecting digitized information packets of a communication session and selecting keywords from said communication session. Claim 17, as amended, recites a personal communication module capable of selecting keyword from the communication session.

As stated above, Beck fails to teach keywords. Even assuming *arguendo* that the “association criteria” of Beck is equivalent to keywords, Beck still fails to disclose a module capable of selecting keywords from the communication session. Rather, Beck merely discloses receiving “association criteria” as user input. Because Beck fails to teach each and every aspect of claim 14 or claim 17, it is respectfully submitted that the rejection is improper. Therefore, the rejection should be withdrawn.

Claims 2-13, 15, 16, and 18-34 depend from claims 1, 14 or 17 and are allowable for at least the reasons set forth above for claims 1, 14 and 17.

In addition, claims 3 and 24 recite “wherein said step of selecting keywords is done automatically.” The Office Action asserts that Beck discloses this feature at Col. 18, lines 10-24 and Col. 20, lines 47-59. However, Beck does not teach or suggest this feature. Beck discloses at col. 18, lines 10-24 automatic logging in of a user wherein the system remembers the user’s password. However, Beck fails to disclose a step of *selecting keywords* is done automatically. Beck does not teach selecting keywords at all much less selecting keywords automatically.

At col. 20, lines 47-59, Beck discloses speech recognition and speech to text conversion. However, this disclosure is unrelated to a step of selecting keywords being done automatically as recited in claims 3 and 24. Therefore, Beck fails to teach each and every aspect of claim 3 and 24 and the rejection should be withdrawn.

Claim 4 further recites prompting a first party to a communication session to determine preferred communication session identification terms and keywords and revising the identification terms and the keywords according to the first party preference. The Office Action asserts that Beck provides these features in the abstract. However, Beck fails to disclose revising identification terms and keywords according to the first party preference. Beck merely discloses “association criteria” and fails to disclose identification terms or keywords at all. Even assuming that “association criteria” is equivalent identification terms or keywords, Beck still fails to teach claim 4. Beck fails to disclose revising the “association criteria” according to the first party preference. The abstract of Beck merely discloses receiving user input and searching stored data for the received user input data. Beck does not teach or suggest revising the user input at all. Therefore, claim 4 is allowable. The rejection should be withdrawn.

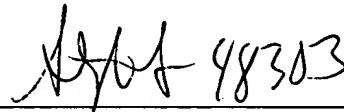
Claims 6 and 27 further recite determining if approval has been given by a second party to store the incoming packets for communications sent by the second party. The Office Action asserts that Beck provides this teaching in Fig. 6. However, Beck fails to teach claim 6. Beck merely discloses logging into a network by inputting a password. Nowhere does Beck teach or suggest determining if approval has been given by a second party to store the incoming packets for communications sent by the second party. Fig. 6 is unrelated to claims 6 and 27. Therefore, claims 6 and 27 are allowable. The rejection should be withdrawn.

Claims 8 and 29 recite determining if the incoming packets for communications sent by the second party are to be protected, and if so, protecting the incoming packets. The Office Action asserts that Beck provides this teaching at col. 25, line 60 – col. 26, line 17. However, Beck fails to provide this teaching. Beck merely discloses tagging data with identification codes of users such that limitations of viewing the data is applied. However, Beck does not teach or suggest determining if the incoming packets for communications sent by the second party are to be protected. Rather, Beck only assigns user identification codes with data. Therefore, claims 8 and 29 are allowable and the rejection should be withdrawn.

Claim 11 and 32 recite selecting keywords is performed using artificial intelligence. Beck fails to teach or suggest selecting keywords at all as described above. Further, Beck fails to teach or suggest artificial intelligence. The Office Action does not resolve this discrepancy. Therefore, claims 11 and 32 are allowable and the rejection should be withdrawn.

Applicants respectfully submit that the instant application is in condition for allowance. If the Examiner feels, however, that further amendment and/or discussion may be helpful in facilitating prosecution of the case, the Examiner is respectfully requested to telephone the undersigned attorney of record at the number appearing below.

Respectfully submitted,



Thomas H. Jackson
Registration No. 29,808

BANNER & WITCOFF, LTD.
1001 G Street, N.W.
Washington, D.C. 20001
(202) 508-9100

Date: March 19, 2003